

# **SENATE BILL No. 41**

DIGEST OF SB 41 (Updated January 11, 2016 9:57 am - DI ck)

Citations Affected: IC 5-10; IC 27-8; IC 27-13.

**Synopsis:** Pharmacy benefits. Specifies requirements for the establishment and use of a prescription drug step therapy protocol by a state employee health plan, an accident and sickness insurer, or a health maintenance organization.

Effective: July 1, 2016.

# Crider

January 5, 2016, read first time and referred to Committee on Rules & Legislative Procedure.

January 11, 2016, amended; reassigned to Committee on Health & Provider Services.



#### Second Regular Session 119th General Assembly (2016)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2015 Regular Session of the General Assembly.

## **SENATE BILL No. 41**

A BILL FOR AN ACT to amend the Indiana Code concerning insurance.

Be it enacted by the General Assembly of the State of Indiana:

	SECTION 1. IC 5-10-8-17 IS ADDED TO THE INDIANA CODE
1	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
	1, 2016]: Sec. 17. (a) As used in this section, "clinical practice
ę	guidelines" means systematically developed recommendations
i	ntended for use by health care providers in determining the
:	appropriate care for a clinical condition.
	(b) As used in this section, "covered individual" means an
i	ndividual entitled to coverage under a state employee health plan.
	(c) As used in this section, "department" refers to the
•	department of insurance created by IC 27-1-1-1.
	(d) As used in this section, "medical necessity" or "medically
]	necessary" means appropriateness, or appropriate, under the
•	standard of care that applies to a covered individual's condition:
	(1) to improve, preserve, or slow the deterioration of the
	covered individual's health, life, or function; or
	(2) for the early screening, prevention, evaluation, diagnosis,

or treatment of the covered individual's condition or injury.



1	(e) As used in this section, "preceding prescription drug" means
2	a prescription drug that, according to a step therapy protocol
3	must be:
4	(1) first used to treat a covered individual's condition; and
5	(2) as a result of the treatment under subdivision (1).
6	determined to be inappropriate to treat the covered
7	individual's condition;
8	as a condition of coverage under a state employee health plan for
9	succeeding treatment with another prescription drug.
10	(f) As used in this section, "protocol exception" means a
11	determination by a state employee health plan that, based on a
12	review of a request for the determination and any supporting
13	documentation:
14	(1) a step therapy protocol is not medically appropriate for
15	treatment of a particular covered individual's condition; and
16	(2) the state employee health plan will:
17	(A) not require the covered individual's use of a preceding
18	prescription drug under the step therapy protocol; and
19	(B) provide immediate coverage for another prescription
20	drug that is prescribed for the covered individual.
21	(g) As used in this section, "state employee health plan" refers
22	to the following that provide coverage for prescription drugs:
23	(1) A self-insurance program established under section 7(b) of
24	this chapter.
25	(2) A contract with a prepaid health care delivery plan that is
26	entered into or renewed under section 7(c) of this chapter.
27	The term includes a person that administers prescription drug
28	benefits on behalf of a state employee health plan.
29	(h) As used in this section, "step therapy protocol" means a
30	protocol that specifies, as a condition of coverage under a state
31	employee health plan, the order in which certain prescription
32	drugs must be used to treat a covered individual's condition.
33	(i) A state employee health plan shall base a step therapy
34	protocol on clinical practice guidelines to which the following
35	apply:
36	(1) The clinical practice guidelines recommend that the
37	prescription drugs be taken in the specific order required by
38	the step therapy protocol.
39	(2) The clinical practice guidelines are developed and
40	endorsed by a multidisciplinary panel of experts that manages
41	conflicts of interest among the members of the clinical
42	practice guideline writing and review groups by:



1	(A) requiring each member to:
2	(i) disclose any potential conflicts of interest involving
3	other persons, including insurers, other third party
4	payers, and pharmaceutical manufacturers; and
5	(ii) recuse the member from voting if the member has a
6	conflict of interest;
7	(B) using a methodologist to work with clinical practice
8	guideline writing groups to provide objectivity in:
9	(i) data analysis;
10	(ii) evidence ranking through preparation of evidence
11	tables; and
12	(iii) consensus facilitation; and
13	(C) offering opportunities for public review of and
14	comment on proposed clinical practice guidelines.
15	(3) The clinical practice guidelines are based on high quality
16	studies, research, and medical practice.
17	(4) The clinical practice guidelines are created by an explicit
18	and publicly available process that:
19	(A) minimizes bias and conflict of interest;
20	(B) explains the relationship between treatment options
21	and outcomes;
22	(C) rates the quality of the evidence supporting
23	recommendations; and
24	(D) considers relevant patient subgroups and preferences.
25	(5) The clinical practice guidelines are continually updated
26	through a review of new evidence, research, and newly
27	developed treatments.
28	However, in the absence of clinical practice guidelines that meet
29	the requirements of this subsection, a state employee health plan
30	may base a step therapy protocol on applicable peer reviewed
31	publications.
32	(j) A state employee health plan shall:
33	(1) annually certify to the department that the state employee
34	health plan has complied with this chapter; and
35	(2) before using a step therapy protocol:
36	(A) file the step therapy protocol and supporting
37	documentation with the department; and
38	(B) obtain approval of the step therapy protocol by the
39	department.
40	(k) A state employee health plan shall publish on the state
41	employee health plan's Internet web site, and provide to a covered

individual in writing, a procedure for the covered individual's use



1	in requesting a protocol exception. The procedure must include the
2	following provisions:
3	(1) A description of the manner in which a covered individual
4	may request a protocol exception.
5	(2) That the state employee health plan shall make a
6	determination concerning a protocol exception request, or an
7	appeal of a denial of a protocol exception request, not more
8	than:
9	(A) in the case of an emergency, twenty-four (24) hours
0	after receiving the request or appeal; or
1	(B) in the case of a nonemergency, seventy-two (72) hours
12	after receiving the request or appeal.
13	(3) That if the state employee health plan does not notify the
4	covered individual of the state employee health plan's
15	determination within the required time specified in
16	subdivision (2), the request or appeal is considered to have
17	been decided in favor of the covered individual.
8	(4) That a protocol exception will be granted if any of the
9	following apply:
20	(A) Following the step therapy protocol is contraindicated
21	or will likely cause an adverse reaction or physical or
22	mental harm to the covered individual.
23 24 25	(B) A preceding prescription drug is expected to be
24	ineffective based on the known clinical characteristics of
25	the covered individual and the known characteristics of the
26	prescription drug regimen.
27	(C) The covered individual has previously received:
28	(i) a preceding prescription drug; or
29	(ii) another prescription drug that is in the same
30	pharmacologic class or has the same mechanism of
31	action as a preceding prescription drug;
32	and the prescription drug was discontinued due to lack of
33	efficacy or effectiveness, diminished effect, or an adverse
34	event.
35	(D) Based on medical necessity, a preceding prescription
36	drug is not in the best interest of the covered individual.
37	(E) The covered individual's condition is currently stable
38	on a prescription drug prescribed by the covered
39	individual's health care provider before implementation or
10	applicability of the step therapy protocol.
11	(5) That when a protocol exception is granted, the state
12	employee health plan shall notify the covered individual and



1	the covered individual's health care provider of the
2	authorization for coverage of the prescription drug that is the
3	subject of the protocol exception.
4	(l) This section does not do the following:
5	(1) Prevent a state employee health plan from requiring a
6	covered individual to use a generic prescription drug that has
7	been classified by the federal Food and Drug Administration
8	and published in its Approved Drug Products with
9	Therapeutic Equivalence Evaluations list as having a
10	therapeutic equivalence evaluation of "AB" with the
11	prescribed brand name prescription drug before providing
12	coverage for the prescribed brand name prescription drug.
13	(2) Prevent a health care provider from prescribing a
14	prescription drug that is determined to be medically
15	necessary.
16	(m) The department may adopt rules under IC 4-22-2 to
17	implement this section.
18	SECTION 2. IC 27-8-5-30 IS ADDED TO THE INDIANA CODE
19	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
20	1, 2016]: Sec. 30. (a) As used in this section, "clinical practice
21	guidelines" means systematically developed recommendations
22	intended for use by health care providers in determining the
23	appropriate care for a clinical condition.
24	(b) As used in this section, "department" refers to the
25	department of insurance created by IC 27-1-1-1.
26	(c) As used in this section, "insured" means an individual who
27	is entitled to coverage under a policy of accident and sickness
28	insurance.
29	(d) As used in this section, "insurer" refers to an insurer that
30	issues a policy of accident and sickness insurance. The term
31	includes a person that administers prescription drug benefits on
32	behalf of an insurer.
33	(e) As used in this section, "medical necessity" or "medically
34	necessary" means appropriateness, or appropriate, under the
35	standard of care that applies to an insured's condition:
36	(1) to improve, preserve, or slow the deterioration of the
37	insured's health, life, or function; or
38	(2) for the early screening, prevention, evaluation, diagnosis,
39	or treatment of the insured's condition or injury.
40	(f) As used in this section, "policy of accident and sickness

insurance" means a policy of accident and sickness insurance that



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provides coverage for prescription drugs.

1	(g) As used in this section, "preceding prescription drug" means
2	a prescription drug that, according to a step therapy protocol,
3	must be:
4	(1) first used to treat an insured's condition; and
5	(2) as a result of the treatment under subdivision (1),
6	determined to be inappropriate to treat the insured's
7	condition;
8	as a condition of coverage under a policy of accident and sickness
9	insurance for succeeding treatment with another prescription
10	drug.
11	(h) As used in this section, "protocol exception" means a
12	determination by an insurer that, based on a review of a request
13	for the determination and any supporting documentation:
14	(1) a step therapy protocol is not medically appropriate for
15	treatment of a particular insured's condition; and
16	(2) the insurer will:
17	(A) not require the insured's use of a preceding
18	prescription drug under the step therapy protocol; and
19	(B) provide immediate coverage for another prescription
20	drug that is prescribed for the insured.
21	(i) As used in this section, "step therapy protocol" means a
22	protocol that specifies, as a condition of coverage under a policy of
23	accident and sickness insurance, the order in which certain
24	prescription drugs must be used to treat an insured's condition.
25	(j) An insurer shall base a step therapy protocol on clinical
26	practice guidelines to which the following apply:
27	(1) The clinical practice guidelines recommend that the
28	prescription drugs be taken in the specific order required by
29	the step therapy protocol.
30	(2) The clinical practice guidelines are developed and
31	endorsed by a multidisciplinary panel of experts that manages
32	conflicts of interest among the members of the clinical
33	practice guideline writing and review groups by:
34	(A) requiring each member to:
35	(i) disclose any potential conflicts of interest involving
36	other persons, including insurers, other third party
37	payers, and pharmaceutical manufacturers; and
38	(ii) recuse the member from voting if the member has a
39	conflict of interest;
40	(B) using a methodologist to work with clinical practice
41	guideline writing groups to provide objectivity in:
42	(i) data analysis;



1	(ii) evidence ranking through preparation of evidence
2	tables; and
3	(iii) consensus facilitation; and
4	(C) offering opportunities for public review of and
5	comment on proposed clinical practice guidelines.
6	(3) The clinical practice guidelines are based on high quality
7	studies, research, and medical practice.
8	(4) The clinical practice guidelines are created by an explicit
9	and publicly available process that:
0	(A) minimizes bias and conflict of interest;
11	(B) explains the relationship between treatment options
12	and outcomes;
13	(C) rates the quality of the evidence supporting
14	recommendations; and
15	(D) considers relevant patient subgroups and preferences.
16	(5) The clinical practice guidelines are continually updated
17	through a review of new evidence, research, and newly
18	developed treatments.
19	However, in the absence of clinical practice guidelines that meet
20	the requirements of this subsection, an insurer may base a step
21	therapy protocol on applicable peer reviewed publications.
22	(k) An insurer shall:
23	(1) annually certify to the department that the insurer has
24	complied with this chapter; and
25 26	(2) before using a step therapy protocol:
	(A) file the step therapy protocol and supporting
27	documentation with the department; and
28	(B) obtain approval of the step therapy protocol by the
29	department.
30	(l) An insurer shall publish on the insurer's Internet web site,
31	and provide to an insured in writing, a procedure for the insured's
32	use in requesting a protocol exception. The procedure must include
33	the following provisions:
34	(1) A description of the manner in which an insured may
35	request a protocol exception.
36	(2) That the insurer shall make a determination concerning a
37	protocol exception request, or an appeal of a denial of a
38	protocol exception request, not more than:
39	(A) in the case of an emergency, twenty-four (24) hours
10	after receiving the request or appeal; or
11	(B) in the case of a nonemergency, seventy-two (72) hours
12	after receiving the request or appeal.



1	(3) That if the insurer does not notify the insured of the
2	insurer's determination within the required time specified in
3	subdivision (2), the request or appeal is considered to have
4	been decided in favor of the insured.
5	(4) That a protocol exception will be granted if any of the
6	following apply:
7	(A) Following the step therapy protocol is contraindicated
8	or will likely cause an adverse reaction or physical or
9	mental harm to the insured.
10	(B) A preceding prescription drug is expected to be
11	ineffective based on the known clinical characteristics of
12	the insured and the known characteristics of the
13	prescription drug regimen.
14	(C) The insured has previously received:
15	(i) a preceding prescription drug; or
16	(ii) another prescription drug that is in the same
17	pharmacologic class or has the same mechanism of
18	action as a preceding prescription drug;
19	and the prescription drug was discontinued due to lack of
20	efficacy or effectiveness, diminished effect, or an adverse
21	event.
22	(D) Based on medical necessity, a preceding prescription
23	drug is not in the best interest of the insured.
24	(E) The insured's condition is currently stable on a
25	prescription drug prescribed by the insured's health care
26	provider before implementation or applicability of the step
27	therapy protocol.
28	(5) That when a protocol exception is granted, the insurer
29	shall notify the insured and the insured's health care provide:
30	of the authorization for coverage of the prescription drug that
31	is the subject of the protocol exception.
32	(m) This section does not do the following:
33	(1) Prevent an insurer from requiring an insured to use a
34	generic prescription drug that has been classified by the
35	federal Food and Drug Administration and published in its
36	Approved Drug Products with Therapeutic Equivalence
37	Evaluations list as having a therapeutic equivalence
38	evaluation of "AB" with the prescribed brand name
39	prescription drug before providing coverage for the
40	prescribed brand name prescription drug.

(2) Prevent a health care provider from prescribing a

prescription drug that is determined to be medically



(o) The department may adopt rules under IC 4-22-2 to implement this section.  SECTION 3. IC 27-13-7-23 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 23. (a) As used in this section, "clinical practice guidelines" means systematically developed recommendations intended for use by health care providers in determining the appropriate care for a clinical condition.  (b) As used in this section, "group contract" refers to a group contract that provides coverage for prescription drugs. (c) As used in this section, "health maintenance organization" refers to a health maintenance organization that provides coverage for prescription drugs. The term includes the following: (1) A limited service health maintenance organization. (2) A person that administers prescription drug benefits on behalf of a health maintenance organization or a limited service health maintenance organization. (d) As used in this section, "individual contract" refers to an individual contract that provides coverage for prescription drugs. (e) As used in this section, "medical necessity" or "medically necessary" means appropriateness, or appropriate, under the standard of care that applies to an enrollee's condition:  (1) to improve, preserve, or slow the deterioration of the enrollee's health, life, or function; or (2) for the early screening, prevention, evaluation, diagnosis, or treatment of the enrollee's condition or injury.  (f) As used in this section, "preceding prescription drug" means a prescription drug that, according to a step therapy protocol, must be:  (1) first used to treat an enrollee's condition; and (2) as a result of the treatment under subdivision (1), determined to be inappropriate to treat the enrollee's condition; as a condition of coverage under an individual contract or a group contract for succeeding treatment with another prescription drug. (g) As used in this section, "protocol exception" means a determination by a health maintenance organization that, based on a review	1	
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40 documentation:		
	41	(1) a step therapy protocol is not medically appropriate for

treatment of a particular enrollee's condition; and



1	(2) the health maintenance organization will:
2	(A) not require the enrollee's use of a preceding
2 3	prescription drug under the step therapy protocol; and
4	(B) provide immediate coverage for another prescription
5	drug that is prescribed for the enrollee.
6	(h) As used in this section, "step therapy protocol" means a
7	protocol that specifies, as a condition of coverage under an
8	individual contract or a group contract, the order in which certain
9	prescription drugs must be used to treat an enrollee's condition.
10	(i) A health maintenance organization shall base a step therapy
11	protocol on clinical practice guidelines to which the following
12	apply:
13	(1) The clinical practice guidelines recommend that the
14	prescription drugs be taken in the specific order required by
15	the step therapy protocol.
16	(2) The clinical practice guidelines are developed and
17	endorsed by a multidisciplinary panel of experts that manages
18	conflicts of interest among the members of the clinical
19	practice guideline writing and review groups by:
20	(A) requiring each member to:
21	(i) disclose any potential conflicts of interest involving
22	other persons, including insurers, other third party
23	payers, and pharmaceutical manufacturers; and
24	(ii) recuse the member from voting if the member has a
25	conflict of interest;
26	(B) using a methodologist to work with clinical practice
27	guideline writing groups to provide objectivity in:
28	(i) data analysis;
29	(ii) evidence ranking through preparation of evidence
30	tables; and
31	(iii) consensus facilitation; and
32	(C) offering opportunities for public review of and
33	comment on proposed clinical practice guidelines.
34	(3) The clinical practice guidelines are based on high quality
35	studies, research, and medical practice.
36	(4) The clinical practice guidelines are created by an explicit
37	and publicly available process that:
38	(A) minimizes bias and conflict of interest;
39	(B) explains the relationship between treatment options
40	and outcomes;
41	(C) rates the quality of the evidence supporting
42	recommendations; and



1	(D) considers relevant patient subgroups and preferences.
2	(5) The clinical practice guidelines are continually updated
3	through a review of new evidence, research, and newly
4	developed treatments.
5	However, in the absence of clinical practice guidelines that meet
6	the requirements of this subsection, a health maintenance
7	organization may base a step therapy protocol on applicable peer
8	reviewed publications.
9	(j) A health maintenance organization shall:
10	(1) annually certify to the department that the health
11	maintenance organization has complied with this chapter; and
12	(2) before using a step therapy protocol:
13	(A) file the step therapy protocol and supporting
14	documentation with the department; and
15	(B) obtain approval of the step therapy protocol by the
16	department.
17	(k) A health maintenance organization shall publish on the
18	health maintenance organization's Internet web site, and provide
19	to an enrollee in writing, a procedure for the enrollee's use in
20	requesting a protocol exception. The procedure must include the
21	following provisions:
22	(1) A description of the manner in which an enrollee may
23	request a protocol exception.
24	(2) That the health maintenance organization shall make a
25	determination concerning a protocol exception request, or an
26	appeal of a denial of a protocol exception request, not more
27	than:
28	(A) in the case of an emergency, twenty-four (24) hours
29	after receiving the request or appeal; or
30	(B) in the case of a nonemergency, seventy-two (72) hours
31	after receiving the request or appeal.
32	(3) That if the health maintenance organization does not
33	notify the enrollee of the health maintenance organization's
34	determination within the required time specified in
35	subdivision (2), the request or appeal is considered to have
36	been decided in favor of the enrollee.
37	(4) That a protocol exception will be granted if any of the
38	following apply:
39	(A) Following the step therapy protocol is contraindicated
40	or will likely cause an adverse reaction or physical or
41	mental harm to the enrollee.

(B) A preceding prescription drug is expected to be



1	ineffective based on the known clinical characteristics of
2	the enrollee and the known characteristics of the
3	prescription drug regimen.
4	(C) The enrollee has previously received:
5	(i) a preceding prescription drug; or
6	(ii) another prescription drug that is in the same
7	pharmacologic class or has the same mechanism of
8	action as a preceding prescription drug;
9	and the prescription drug was discontinued due to lack of
10	efficacy or effectiveness, diminished effect, or an adverse
11	event.
12	(D) Based on medical necessity, a preceding prescription
13	drug is not in the best interest of the enrollee.
14	(E) The enrollee's condition is currently stable on a
15	prescription drug prescribed by the enrollee's health care
16	provider before implementation or applicability of the step
17	therapy protocol.
18	(5) That when a protocol exception is granted, the health
19	maintenance organization shall notify the enrollee and the
20	enrollee's health care provider of the authorization for
21	coverage of the prescription drug that is the subject of the
22	protocol exception.
23	(m) This section does not do the following:
24	(1) Prevent a health maintenance organization from requiring
25	an enrollee to use a generic prescription drug that has been
26	classified by the federal Food and Drug Administration and
27	published in its Approved Drug Products with Therapeutic
28	Equivalence Evaluations list as having a therapeutic
29	equivalence evaluation of "AB" with the prescribed brand
30	name prescription drug before providing coverage for the
31	prescribed brand name prescription drug.
32	(2) Prevent a health care provider from prescribing a
33	prescription drug that is determined to be medically
34	necessary.
35	(n) The department may adopt rules under IC 4-22-2 to
36	implement this section.



### COMMITTEE REPORT

Madam President: The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 41, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning insurance.

Delete everything after the enacting clause and insert the following:

### (SEE TEXT OF BILL)

and when so amended that said bill be reassigned to the Senate Committee on Health & Provider Services.

(Reference is to SB 41 as introduced.)

LONG, Chairperson

